To: Ash, Christine[Ash.Christine@epa.gov]

From: Rasso, Mark

Sent: Wed 5/23/2018 8:30:33 PM

Subject: FW: Exceeding lead AL while on 6 month monitoring

Miguel, indicated that the Newark water system should continue to sample for lead every 6 months and that there is no reason to suspend such expectations. This is really a State call, but they should justify it.

From: Deltoral, Miguel

Sent: Thursday, May 03, 2018 10:50 AM **To:** Rasso, Mark <<u>Rasso.Mark@epa.gov</u>>

Subject: Re: Exceeding lead AL while on 6 month monitoring

I don't understand why they are not monitoring. The LCR requires them to keep sampling every six months until they qualify for reduced monitoring. The only exception would be if they were a (b)(3) system since 1992 and only now exceeded, which would mean they are required to put in treatment and would not have to monitor until they were done.

Miguel A. Del Toral Regulations Manager U.S. EPA R5 GWDWB 77 West Jackson Blvd, (WG-15J) Chicago, IL 60604

Phone: (312) 886-5253

Hi Mark,

Yes, as long as the system exceeds the lead or copper action level OR if they have an OWQP TT violation, they remain on 6-month monitoring. They have to stay on six-month monitoring until they qualify for reduced monitoring by meeting both the lead and copper ALs and OWQP values AND they get written State approval to reduce monitoring.

Miguel A. Del Toral Regulations Manager U.S. EPA R5 GWDWB 77 West Jackson Blvd, (WG-15J) Chicago, IL 60604

Phone: (312) 886-5253

From: Rasso, Mark

Sent: Wednesday, May 2, 2018 3:25:28 PM

To: Deltoral, Miguel

Subject: Exceeding lead AL while on 6 month monitoring

Miguel

May I ask if a large systems is continuing to exceed the lead action level while on 6 month monitoring must they continue to take samples every 6 months indefinately? This involves a system which is just beginning lead service line replacement program and is currently reviewing its CCT. Thanks for any assistance you may provide.

